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August 1, 2000

RECEIVED

Magalie Roman Salas, Secretary Federal Communications Commission 445 Twelfth Street, S.W. Washington, D.C. 20554

AUG 1 2000

FEBERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Re:

Request for Emergency Relief of the Rural Independent Competitive Alliance Enjoining AT&T Corp. From Discontinuing Service Pending Final Decision: CC

Docket No. 96-262, Ex Parte Meeting

Dear Ms. Salas:

David Schmidt of Heart of Iowa Communications, Darrell Dennis of XIT Communications and Gerry Anderson of Mid-Rivers Telephone Cooperative, members of the Rural Independent Competitive Alliance ("RICA"), and David Cosson of Kraskin, Lesse & Cosson, LLP met on July 27, 2000 with Chairman Kennard's senior legal advisor, Dorothy Atwood and her chief of staff Kathryn Brown, and on July 28, 2000 with Commissioner Ness' legal advisor Jordan Goldstein and separately with Commissioner Tristani's legal advisor Sarah Whitesell to discuss RICA's Request for Emergency Relief which was placed on Public Notice for comment on May 15, 2000. The comment period ended on June 29, 2000.

The discussion included informing Commission staff regarding the advanced facilities-based services that RICA members are providing to rural communities, how that service is being jeopardized by AT&T's discontinuance of service to RICA members' subscribers, how AT&T's discontinuance of service violates the Communications Act and ways in which the public interest strongly favors an order maintaining the status quo.

The discussion also included letters sent by AT&T to Cumby Telephone Cooperative, Inc., dated June 12, 2000, and to the Texas Public Utility Commission dated July 11, 2000.

Please contact me if there are any questions regarding this matter.

Sincerely yours.

David Cosson

Attachments

No. of Copies rec'd 07

ce: Dorothy Atwood Kathryn Brown Jordan Goldstein Sarah Whitesell

RURAL INDEPENDENT COMPETITIVE ALLIANCE July 2000

RICA is composed of Competitive Local Exchange Carriers (CLECs) affiliated with rural telephone companies.

- RICA members bring modern communications and information services to rural areas previously neglected by large incumbent carriers.
- RICA members concentrate on facilities-based competition to assure the most efficient and effective technology is deployed.

Expansion, or even continuation of these public benefits is not possible if AT&T is allowed to continue unilaterally withdrawing long distance service from rural CLEC subscribers if it determines that the CLEC's access rates are above the level of the large incumbents.

- RICA members compete with large incumbent LECs whose prices benefit from both averaging with urban areas and from a lack of current investment in rural areas.
- RICA members have generally priced access at levels comparable to their affiliated rural telephone companies. Larger companies with which they compete have lower access rates because of their ability to spread the higher cost of serving rural areas with their lower cost urban base.

AT&T's discontinuance of service violates the Communications Act in the following ways:

- AT&T did not obtain authority under Section 214(a) to discontinue service;
- is contrary to its duty to interconnect in Sections 201(a) and 251(a);
- is unjustly discriminatory in violation of Section 202(a): and
- is inconsistent with its own tariffs in violation of Section 203(c).

The public interest strongly favors an order maintaining the status quo:

- AT&T's practice will eliminate the only viable competitor for the local access services of its CATV subscribers
- Harm to RICA's members is irreparable
- Harm to AT&T is unlikely and in any event, negligible
- Failure to act promptly will encourage "self-help" actions which the Commission has consistently deplored
- For reasons similar to AT&T's, Sprint has refused to pay a portion of the lawfully tariffed charges of the Rural CLECs and. from the comments filed in the proceeding, it appears that Worldcom may also follow suit if AT&T is allowed to persist in its "self-help" measures.

In response to RICA's Request for Emergency Relief filed on February 18, 2000, the Commission issued a Public Notice requesting comment. Public comments were due by June 14th with Reply Comments due June 29th. Prompt resolution of this issue is necessary to continue the benefits that communications competition has brought to the communities served by the Rural CLEC members of RICA.



William J. Taggart III
District Manager
CLEC Contract Development and Management

900 Routes 202/206 North Room 2A108 Bedminster, NJ 07921-0752

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Email: wtaggart@att.com

June 12, 2000

Karen Zimmerman Cumby Telephone Cooperative Inc. 200 Frisco St. P.O. Box 619 Cumby, TX 75433

Re: Invoices for Switched Access Services

Dear Ms. Zimmerman:

AT&T Corp. ("AT&T") is in receipt of invoices from Cumby Telephone Cooperative Inc. ("Cumby"), purportedly for switched access services.

AT&T has not ordered originating or terminating switched access services from Cumby. Therefore, AT&T is not obligated to pay Cumby for the access services on the invoices.

We hereby instruct Cumby to immediately cease routing all traffic to AT&T's network, including, but not limited to, 0+, 1+, 500+, 700+, 8YY+, 900+ and all AT&T associated 10-10-XXX traffic. In addition, Cumby should not complete any calls terminating from AT&T's network that are intended for Cumby's local exchange customers. Moreover, we instruct Cumby not to presubscribe any of its local exchange customers to AT&T's interexchange services. To the extent that Cumby has improperly presubscribed its customers to AT&T, please notify all such customers immediately that Cumby is not authorized to presubscribe customers to AT&T and assist them in selecting another interexchange carrier who has provided Cumby with the appropriate authorization or another local exchange provider who is authorized to presubscribe its customers to AT&T's interexchange services.

We trust that Cumby will immediately comply with AT&T's instruction not to presubscribe any of its customers to AT&T's long distance service. In the event that Cumby does not for any reason comply with this instruction, please be advised that, although AT&T is not obligated to pay for access services it did not order, AT&T is legally obligated to bill the appropriate party for use of AT&T's long distance services. Moreover, AT&T must bill the appropriate party to prevent fraudulent use of its network. In order to do so, AT&T needs customer account records from Cumby through the CARE or BNA processes for any use of AT&T's long distance services by Cumby's local exchange customers provided through switched access services not ordered by AT&T. While AT&T has no choice but to accept these CARE records from Cumby or request BNA information, such action in no way may be construed as the order or purchase of access service from Cumby.

AT&T will hold Cumby liable for all losses, damages and costs arising out of Cumby's improper and unauthorized routing of traffic to AT&T's network.

If Cumby would like to discuss the possibility of mutually acceptable arrangements between the parties for Cumby's provision of access services to AT&T, it will be necessary for Cumby to execute the enclosed Confidentiality and Pre-Negotiation Agreement. AT&T's participation and willingness to engage in discussions with Cumby are not to be considered an order, acceptance or purchase of originating and/or terminating switched access services from Cumby by AT&T or a suspension, interruption, termination or revocation of AT&T's instruction to Cumby to cease routing traffic to AT&T's network, to not complete calls from AT&T's network, and to stop presubscribing Cumby's local exchange customers to AT&T's interexchange services.

Very truly yours,

William J. Taggart III

cc: Garry I. Miller Brian Moore



Outherine Fex.-Heatler Law & Government Affairs Vice President - Regulatory

Tule 11, 2000

Sulte 400 919 Congress Ave. Austin, Texas 7870 512 370-2020 FAX: 512 370-1081

Charmen Pat Wood III
Commissioner Judy Walsh
Commissioner Brest Perlman
Commissioner Brest Perlman
Public Utility Commission of Texas
1701 N. Congress Avenue
Austin, TX 78711

Re: PUC Docket No. 22385; Complicit of XII Telecommunications and Technology, Inc. Against AT&T Corporation and 22386; Complaint of Tech Telephone Company, LP Against AT&T Corporation

Dear Commissioners

exchanges where AT&I, by vittus of disputes over CLEC secess charges, is not exiginating at terminating calls by its long distance extenses. AT&I approximes your intenst in this topic and the concurrent opportunity it provides us to describe for you the very significant problems the IXC industry, and thus ultimately the end user customer, is facing and will continue to face on this subject. At the Time 29 Open Meeting you requested that AT&I submit a letter identifying any CLEC

from its long distance network. At this time, the technical capability to block those calls resides only in the switches of the LEC (CLEC or ILEC) that nerves the customer, not in the long distance network. However, we are not aware of any CLEC that is consently blocking AT&T traffic to its customers. To your immediate question, there are no each exchanges. AT&T cannot block CLEC traffic to or

the end uses cosmoner's business on the bests of the secess service price or quality that is provided to the customer's IXC. However, when the customer switches its local service to the CLEC it automatically switches the tall access provider role to the CLEC us well — in truth, in most cases the IXC will not even know about the switch to the CLEC mail the CLEC submits its first access bill to AT&I, long after the DXC and its Long Distance customers is at the heart of the problem leading to the complaints in question. In the normal stimuten where an AT&T residential LD customer is also the local customer of an ILEC, a CLEC may win that customer's local business from the ILEC by competing on the basis of price and quality for local services, vertical features, and possibly internet services. The CLEC does not compute for choice in the matter and, if it does not act, it is compelled to take refinitered quality of switched access service at whintered prices the CLEC chooses to provide if the IXC is to provide LD service to that customer secess service has been provided. The PICad IXC, particularly in the residential market, generally has no This overacting council that the LEC exerts over the customer relationship between AT&T as an

Like any service provider, however, we must be able to maintain some level of protection with respect to both the quality and the price of the LD service provided, and thus the CLEC's access service unitized to provide the LD service. In the competitive commental environment, AT&T believes that the

scress service, and that AT&T is not required to block traffic in order to effectuate such a capcellation "It is also unnessonably bundensons to require AT&T to block traffic from a CLEC to AT&T's network in MGC Communications v. AT&T Comp., 14 FCC Red 11647, 11655 n.32 (Com. Com. Bur. 1999), affeld in FCC Red 308 (FCC 1999), the FCC recognized that AT&T is entitled to cancel originating switched

only effective way for an IXC to achieve this is to rely on its commercial right to an agreement with the CLEC, before AT&T pays for the access service the CLEC provides. A position that the IXC must vay for service at whatever terms and conditions the CLEC chooses is not commercially reasonable and puts the IXC at the mercy of an entity that essentially has a monopoly as to the provision of switched access to the customer.

We can assure you that it is AT&T's hope that it is able to serve any customer that wishes to purchase services from AT&T. AT&T and Sage engaged in mutual, good faith negotiations and settled the Sage complaint against AT&T (Dkt. No. 22139) with an access agreement through which AT&T provides LD services to Sage's local customers. AT&T and TechTel and XT&T continue mutual and good faith negotiations in Dkts. 22385 and 22386 with the hope and intention of reaching access agreements to settle those decices as well.

In Texas, the implementation of Rule 26.223 will somewhat minigate the price concern. Until the rule is implemented, however, intrastate access price issues remain because the safe barbor caps apply only to specified rate elements. Currently, additional elements such as ICAC, information surcharge, etc. have taken the aggregate access charge levels for even safe harbor compliant CLECs well above the safe harbor levels. Even after the rule is implemented, significant concerns will remain because the interLATA FIC process does not distinguish between interstate and intrastate services. An interLATA LD PIC defines the IXC for both interstate and intrastate services. Because there is no interstate access rate cap for CLECs, AT&T will continue to have concerns about interstate switched access rates, and may need to take steps to avoid purchasing interstate switched access services.

As I mentioned above, the rule addresses price concerns only. If AT&T is compelled to take service from CLECs regardless of whether an agreement exists, AT&T will be compelled to take service which may be inferior and reflect poorly on AT&T in the customer's eyes or which may result in the loss of long distance revenues. Operational issues such as timely and accurate provision of customer account and usage information in a format that is useful for purposes of billing the LD customer, customer care, fraudulent access to the long distance network by CLEC customers, repair, etc. will be at the discretion and counted of the CLEC and without an effective means of control by AT&T. These types of issues can be and routinely are worked out in the market, if the market is permitted to operate. AT&T's actions in seeking an agreement with the CLEC at a condition to paying for the access services the CLEC provides, is an attempt to have the market work as it should.

Thank you for your interest.

Sincerely,

Catherine Fox-Hessler Vice President - Regulatory

Ce:

Trish Dolese, Director of Operations Panla Mueller, ORA Steve Davis, OPD All Parties of Record